Justice in criminal cases, whether for violations of State or County Laws or for violations of the ordinances of the City of Hagerstown, or for his services as Magistrate for Juvenile Cases; provided, however, that in addition to said salary therein provided, he shall be allowed for all actual and reasonable traveling expenses incurred by him when in the discharge of his official duties, the same to be paid to him by the County Commissioners of Washington County, Maryland, upon the filing with them by said Magistrate or Justice, of an itemized list of such expenses duly sworn to before some officer legally authorized to administer oaths in said Washington County.

1924, ch. 36, sec. 272-O.

572. The County Commissioners of Washington County shall provide a suitable room or rooms in the Court House in Hagerstown, Maryland, for the use of such Justice; and shall provide said Justice with a suitable book or docket to be styled the "Juvenile Docket"; and with such other suitable books or dockets for criminal cases, forms and petitions, orders and papers and such other stationery and office equipment, including a telephone, as may be necessary for the proper conduct of said office and which the said Justice may deem requisite for the proper and convenient discharge of his duties under this Act, the cost of such to be paid by the said County Commissioners of said Washington County, and to be charged to the item of Court Expenses.

1924, ch. 36, sec. 272P.

573. In case of the absence, illness, disability or disqualification of the Magistrate for Juvenile Cases, it shall be the duty of a Judge of the Circuit Court for Washington County to perform the duties required by this Act of the said Magistrate for Juvenile Cases, pending such absence, illness, disability or disqualification.

1924, ch. 36, sec. 272Q.

574. The said Justice to be appointed under this Act shall have the right to issue a summons for the attendance of any witness in any case which may be brought before him and upon the failure of any person to attend in response to said summons at the time and place therein mentioned, he shall be liable, in the discretion of the said Justice, to a fine not exceeding five (\$5) dollars for his non-attendance in response to the said summons, which fine shall be collected as other fines are collected; provided, however, the proof shows that a legal written or printed summons was duly served on the said witness in person by some one duly authorized under the law to summon witnesses in such case.

1924, ch. 36, sec. 272R.

575. The said Justice to be appointed under this Act shall have the right to preserve order and decorum when sitting in the discharge of his duty, and shall have the right to punish any breach of order or decorum committed in his presence, by a fine not exceeding twenty-five (\$25) dol-